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CONFIDENTIAL
ATTORNEY-CLIENT PRIVILEGED
August 30, 2001

Mr. Rohan Coelho
14949 NW West Union
Portland, OR 97229

**Re: UNITED STATES PATENT APPLICATION FOR
"SPEAKER INDEPENDENT VOICE RECOGNITION (SIVR) USING
DYNAMIC ASSIGNMENT OF SPEECH CONTEXTS, DYNAMIC
BIASING, AND MULTI-PASS PARSING" and "COLOR VISUAL
CUE IN SPEECH-ENABLED APPLICATIONS"**

Our Ref: 42390P11780 AND 42390P12154

Dear Mr. Coelho:

Enclosed with this letter is a first draft of the above-referenced patent applications, including the drawings. Please correct and/or add missing information to the "INVENTOR INFORMATION" section of the first page titled "PATENT APPLICATION INITIAL INFORMATION DATA SHEET". Please review each draft to ensure that it includes a complete and accurate description of your invention. Any corrections or additions may be noted directly on the draft itself or on a separate sheet of paper.

These patent applications are scheduled to be filed in the third quarter of 2001, which means before September 30. We have had difficulty getting these materials to you and time has been lost. Please help us comply with our filing

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Mr. Rohan Coelho

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deadlines be reviewing the drafts and returning them to us by FEDEX in the envelope provided.

After we receive your comments/edits we will incorporate them into the applications. Then we will send you a copy of the final drafts and the following formal documents for each application to execute:

- 1) Declaration and Power of Attorney for Patent Application -
- 2) Assignment

At that point we will request that you execute and return them in their entirety to us in a FEDEX envelope that will be provided.

During your review, please bear in mind that the application must disclose your preferred way of carrying out the invention. If special preferred materials or configurations were not mentioned or described, please bring them to our attention.

It is our understanding that the invention has not been patented or described in a printed publication in this or a foreign country, or in public use or on sale in this country, more than one year prior to the date that we intend to file this application. If you believe otherwise, please inform us as soon as possible.

In closing, please remember your continuing duty to disclose to the Patent and Trademark Office any information you are aware of that is material to the issuance of your patent application. A search of the prior art is not required, but if you know of any printed publications bearing on your invention, such as articles, prior patent applications, etc., please bring them to our attention. The

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August 30, 2001
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duty to disclose prior art materials is called a continuing duty because it lasts throughout the entire prosecution of your patent application.

If we may be of further assistance, please call. We look forward to receiving your response in due course.

Best Regards,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

Mark S. Peloquin, Esq.

Mark S. Peloquin, Esq.

MSP/mmp

Encl: Patent Application with Drawings

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CONFIDENTIAL
ATTORNEY-CLIENT PRIVILEGED
August 30, 2001

Mr. Maher Hawash
2642 NE Aurora Drive
Hillsboro, OR 97124

**Re: UNITED STATES PATENT APPLICATION FOR
"SPEAKER INDEPENDENT VOICE RECOGNITION (SIVR) USING
DYNAMIC ASSIGNMENT OF SPEECH CONTEXTS, DYNAMIC
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Mark S. Peloquin, Esq.

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MSP/mmp

Encl: Patent Application with Drawings